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PICHARD W. WIELING OLDWIN U.S. DISTRICT COURT NOATHERN DISTRICT OF CALIFORNIA

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

LARRY BOWOTO, et al.

v.

No. C 99-02506 SI

Plaintiffs,

CHEVRONTEXACO CORP., et al.,

Defendants.

**VERDICT FORM** 

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## Plaintiff Larry Bowoto's Claims Against Defendant Chevron Corporation

1. Is defendant Chevron Corporation liable to plaintiff Larry Bowoto on the following claims brought by Bowoto:

(Please answer ALL of the following questions.)

A. Bowoto's claim for Torture:

YES \_\_\_\_\_



B. Bowoto's claim for Cruel, Inhuman or Degrading Treatment:

YES \_\_\_\_\_



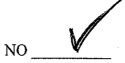
C. Bowoto's claim for Assault:

YES \_\_\_\_



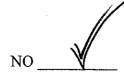
D. Bowoto's claim for Battery:

YES \_\_\_\_\_



E. Bowoto's claim for Negligence:

YES \_\_\_\_\_



(Please turn to the next page)

#### Plaintiff Larry Bowoto's Claims Against Defendant Chevron Investments, Inc.

2. Is defendant Chevron Investments, Inc. liable to plaintiff Larry Bowoto on the following claims brought by Bowoto:

(Please answer ALL of the following questions.)

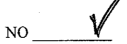
A. Bowoto's claim for Torture:

YES



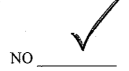
B. Bowoto's claim for Cruel, Inhuman or Degrading Treatment:

YES \_\_\_\_\_



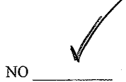
C. Bowoto's claim for Assault:

YES



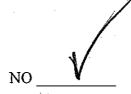
D. Bowoto's claim for Battery:

YES \_\_\_\_



E. Bowoto's claim for Negligence:

YES



(Please turn to the next page)

.		
1	Plaintiff Larry Bowoto's Claims Against Defendant Chevron U.S.A. Inc.	
2	3. Is defendant Chevron U.S.A. Inc. liable to plaintiff Larry Bowoto on the following claim	ms
3	brought by Bowoto:	
4	(Please answer ALL of the following questions.)	
5		
6	A. Bowoto's claim for Torture:	
7		
8	YES NO	
9 .		
10	B. Bowoto's claim for Cruel, Inhuman or Degrading Treatment:	
11		
12	YES NO	
13		
14	C. Bowoto's claim for Assault:	
15		
16	YES NO	
17		
18	D. Bowoto's claim for Battery:	
19		
20	YES NO	
21		
22	E. Bowoto's claim for Negligence:	
23		
24	YES NO	
25		
26	(please turn to the next pa	age
27		
28		

1		D.	Do yo	ou find	that any	of defe	endan	ts' con	duct to	wards	plain	tiff La	rry Bo	woto on
2		which	_			•			•					ve, or in
3		-			Larry Bo							•		
4			٠											
5	·		As to	Chevror	n Corpor	ation:								
6				YES_	······································		•	NO_						
7														
8			As to	Chevror	n Investn	nents, In	ıc.:		***					
9				YES _	<del></del>			NO_			•			
10													٠	
11			As to	Chevror	u.S.A.	Inc.:								
12		•		YES _				NO_			-			
13					•									
14		E.	If you	answer	ed "Yes	" to any	part	of the	previo	ıs que	stion ]	D, iden	tify be	low each
15 16		of the	e theori	es for w	vhich yo	u find t	he co	nduct	was m	aliciou	ıs, opj	oressive	or in	reckless
17		disreg	gard of I	Larry Bo	woto's 1	rights?			-		٠			
18					. '				•					
19		Tortu	ıre:	•	YES _				NO.					
20			l, Inhum		:: YES _		-		NO	•				-
21		Assa		camon			<del></del>		-					
22		Batte												
23			igence:		-			•	•					
24		•					<del></del>							•
25														
	10													

### 1 Plaintiff Bassey Jeje's Claims Against Defendant Chevron Corporation 2 Is defendant Chevron Corporation liable to plaintiff Bassey Jeje on the following claims 5. 3 brought by Jeje: 4 (Please answer ALL of the following questions.) 5 6 Jeje's claim for Torture: A. 7 8 NO 9 10 Jeje's claim for Cruel, Inhuman or Degrading Treatment: B. 11 12 YES NO 13 14 Jeje's claim for Assault: C. 15 16 YES \_\_\_\_\_ NO 17 18 Jeje's claim for Battery: D. 19 20 YES \_\_\_\_ NO 21 22 Jeje's claim for Negligence: E. 23 24 YES NO 25 (Please turn to the next page) 26 27 28

1	Plaintiff Bassey Jeje's Claims Against Defendant Chevron Investments, Inc.
2	6. Is defendant Chevron Investments, Inc. liable to plaintiff Bassey Jeje on the following
3	claims brought by Jeje:
4.	(Please answer ALL of the following questions.)
5	
6	A. Jeje's claim for Torture:
7	
8	YES NO
9	
10	B. Jeje's claim for Cruel, Inhuman or Degrading Treatment:
11	
12	YES NO
13	
14	C. Jeje's claim for Assault:
15	
16	YES NO
17	
18	D. Jeje's claim for Battery:
19	
20	YES NO
21	
22	E. Jeje's claim for Negligence:
23	
24	YES NO
25	(please turn to the next page)
26	
27	

#### 1 Plaintiff Bassey Jeje's Claims Against Defendant Chevron U.S.A. Inc. 2 Is defendant Chevron U.S.A. Inc. liable to plaintiff Bassey Jeje on the following claims 7. 3. brought by Jeje: 4 (Please answer ALL of the following questions.) 5 6 Jeje's claim for Torture: A. 7 8 NO YES 9 10 Jeje's claim for Cruel, Inhuman or Degrading Treatment: B. 11 12 YES NO 13 14 Jeje's claim for Assault: C. 15 16 YES \_\_\_\_\_ NO 17. 18 Jeje's claim for Battery: D. 19 20 YES \_\_\_ NO 21 22 Jeje's claim for Negligence: E. 23 24 YES NO 25 (please turn to the next page) 26 27 28

1 8. 2 8.		above questions, as to Chevron Corporation,
3	nevron Investments, Inc., or Chevron U.S.A. Inc.,	
4	aintiff Bassey Jeje on one or more of his claims, th	en please answer the following questions, "A,"
5   "B	," "C," "D," and "E":	
5		
,	A. What is the total amount of dam	nages that you determine is appropriate to
	compensate plaintiff Bassey Jeje for his loss	ses under all of the claims for which you have
	found defendants Chevron Corporation, Chev	vron Investments, Inc., or Chevron U.S.A. Inc.
	liable to him:	
	Jeje's Damages: \$	
	B. With regard to any damages for Basse	ey Jeje under his negligence claim only, do you
	find that Bassey Jeje was negligent and th	at his negligence was a substantial factor in
	causing his losses?	
	YES	NO
	C. If you answered "Yes" to the previous	us question B, please indicate what percentage
	of responsibility you assign to Basssey Jeje:	
	%	
		(please turn to the next page)
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- 11		

1	D. Do you find that any of defendants	eanduct towards plainti	ff Raccey Jeje on which
2	you base your finding of liability was ma		
3		ancious, oppressive, or r	ii leckiess distegate of
4	Bassey Jeje's rights?		
5			
6	As to Chevron Corporation:		
7	YES	NO	
8		÷	
9	As to Chevron Investments, Inc.:	·	
10	YES	NO	
11			
12	As to Chevron U.S.A. Inc.:		
13	YES	NO	
14			
15	E. If you answered "Yes" to any part	of the previous question	D, identify below each
16	of the theories for which you find the co	onduct was malicious, or	opressive or in reckless
17	disregard of Bassey Jeje's rights?		
18			
19	Torture: YES	NO	_ :
20	Cruel, Inhuman or		
21	Degrading Treatment: YES	NO	<u>-</u> 
	Assault: YES	NO	_
22	Battery: YES	NO	<del>-</del>
23	Negligence: YES	NO	<del>-</del>
24			
25			
26		· ·	

1		Claims of Plaintiff Ola Oyinbe	o Against Defendant Chevron Corporation				
2	9. Is	defendant Chevron Corporation	liable to plaintiff Ola Oyinbo, on behalf of her decease				
3	husband Bola Oyinbo and on behalf of her minor children Bayo and Deji Oyinbo, on the						
4	following claims of harm to Bola Oyinbo:						
5	(P	lease answer ALL of the following	g questions.)				
6.							
7	A.	Torture of Bola Oyinbo:					
8							
9		YES	NO				
10							
11	В.	Cruel, Inhuman or Degradin	ng Treatment of Bola Oyinbo:				
12	·						
13		YES	№				
14							
15	C.	Assault of Bola Oyinbo befo	ore he was taken to land:				
16							
17		YES	NO				
18 19							
20	D.	Battery of Bola Oyinbo before	ore he was taken to land:				
20							
21		YES	NO				
23							
23 24	E.	Negligence towards Bola O	yinbo before he was taken to and:				
2 <del>4</del> 25							
25 26		YES	NO				
20 27			(please turn to the next page)				
28							
an O							

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2	F	Λαο	ault of Role	a Oyinbo af	ter he w	as taken to	land:				
3	1	. /1550	aun or bon	a Oymoo ar	itel lie wa	as taken to	iand.			:	
4			VEC			NO					-
5			1159_			110	<b>∀</b>	<del></del>			
6	G	k Ratt	any of Role	a Oyinbo af	tor ho vi	e taken to	Jandi	ar ares	-		
7		i. Daii	cry or Dor	i Oyinoo ai	tei ne wa	is taken to	ianu.				
8			YES			NO	$\checkmark$				
9	1		. 110			NO					
10	H	Neo	ligence tox	vards Bola	Ovinbo s	ofter he wa	s taken	to land:			
11		. 110g	ingenee to	raras Dola	Оушоо с	inoi ne wa	5 takon	to land.			
12			YES	-		NO					
13		٠	X 1.7.5				<b>&amp;</b>	<del>-</del>			
14	I.	Inte	ntional Inf	liction of E	motional	Distress u	non Bo	ola Ovin	bo after	he was t	aken to
15	-	ınd:					•	, .			
16											
17	-		YES_			NO					
18	·										
19		-				•		(please	turn to t	he next p	age)
20		*		•							
21											
22											et s
23										·	
24				·		,					
25											
26				•	•	•					
27			•						-	•	
28				•			•		-		

1	Claims of Plaintiff Ola Oyinbo Against Defendant Chevron Investments, Inc.
2	10. Is defendant Chevron Investments, Inc. liable to plaintiff Ola Oyinbo, on behalf of her
.3	deceased husband Bola Oyinbo and on behalf of her minor children Bayo and Deji Oyinbo
4	on the following claims of harm to Bola Oyinbo:
5	(Please answer ALL of the following questions.)
6	
7	A. Torture of Bola Oyinbo:
8	
9	YESNO
10	
11	B. Cruel, Inhuman or Degrading Treatment of Bola Oyinbo
12	
l3 l4 .	YES NO
15	
16	C. Assault of Bola Oyinbo before he was taken to land:
17	
18	YES NO
19	
20	D. Battery of Bola Oyinbo before he was taken to land:
21	
22	YES NO
23	E. Naclicemes fewered Pole Ovinho hefere he was taken to land.
24	E. Negligence towards Bola Oyinbo before he was taken to land:
25 .	YES NO
26	(please turn to the next page)
27	(prease turn to the next page)
28	

. 1	,				
2	F.	Assault of Bola Oyinbo after he	was taken to land:	* */	
3					
4		YES	NO	·	
5				•	
6	G.	Battery of Bola Oyinbo after he	was taken to land:		4.5
7					
8		YES	NO V	<u>r</u> 	
9	·			• .	
10	H.	Negligence towards Bola Oyinb	o after he was take	en to land:	
11			·		
12		YES	NO		
13	·				
14	I.	Intentional Infliction of Emotion	nal Distress upon l	Bola Oyinbo a	fter he was taken to
15	land:		•		
16					
17		YES	NO		
18					
19					•
20					•
21				(please turn	to the next page)
22					
23					
24					•
25					
26					
27					
28			•	•	

1	Claims of Plaintiff Ola Oyinbo Against Defendant Chevron U.S.A. Inc.						
2	11. Is defendant Chevron U.S.A. Inc. liable to plaintiff Ola Oyinbo, on behalf of her deceased						
3	husband Bola Oyinbo and on behalf of her minor children Bayo and Deji Oyinbo, on the						
4	following claims of harm to Bola Oyinbo:						
5	(Please answer ALL of the following questions.)						
6							
7	A. Torture of Bola Oyinbo:						
8							
9	YES NO						
10							
11	B. Cruel, Inhuman or Degrading Treatment of Bola Oyinbo						
12							
13	YES NO						
14							
15 16	C. Assault of Bola Oyinbo before he was taken to land:						
17							
18	YES NO						
19							
20	D. Battery of Bola Oyinbo before he was taken to land:						
21							
22	YESNO						
23							
24	E. Negligence towards Bola Oyinbo before he was taken to land:						
25							
26	YESNO						
27	(please turn to the next page)						
28							

1.	1.		
2	F. Assault of Bola Oyir	nbo after he was taken to lar	nd:
3 .		•	
4	4 YES	NO	
5			
6	6 G. Battery of Bola Oyir	nbo after he was taken to lar	nd.
7	1)		
8	YES	NO	
10	0	D1011 01	1 / 1
11		Bola Oyinbo after he was ta	aken to land:
12	2 VES	NO	
13	YES		
14	4 I. Intentional Infliction	n of Emotional Distress uno	n Bola Oyinbo after he was taken to
15		n of Emotional Distress apo	in Bola Oyinoo alter ne was taken te
16			
17	7 YES	NO_ <b>V</b>	
18			(please turn to the next page)
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20	0		
21	1		
22	2		
23	3		
24	₩		
25	1		
26			
27	•	·	
28	8		

12. <u>Harm Before Taken to Land:</u> If you have answered "Yes" to any of the above questions about harm to Bola Oyinbo before he was taken to land, as to Chevron Corporation, Chevron Investments, Inc., or Chevron U.S.A. Inc., thereby finding any of the defendants liable to plaintiff Ola Oyinbo on one or more of the claims of harm to Bola Oyinbo before he was taken to land, then please answer the following questions, "A," "B," "C," "D," and "E":

A. What is the total amount of damages that you determine is appropriate to compensate for losses suffered by Bola Oyinbo under all of the claims of harm to Bola Oyinbo before he was taken to land for which you have found defendants Chevron Corporation, Chevron Investments, Inc., or Chevron U.S.A. Inc. liable:

Damages:	\$

B. With regard to any damages for Bola Oyinbo under his negligence claim only, do you find that Bola Oyinbo was negligent and that his negligence was a substantial factor in causing his losses?

YES	NO	

C. If you answered "Yes" to the previous question B please indicate what percentage of responsibility you assign to Bola Oyinbo:

%

(please turn to the next page)

1					
2	D. Do you find that any of defendan	nts' conduct toward	s Bola Oyinb	o before he w	vas
3	taken to land on which you base your fin	nding of liability wa	as malicious,	oppressive, or	ir
4	reckless disregard of Bola Oyinbo's rights	?			
5				•	
6	As to Chevron Corporation:				
7	YES	NO	• ·		
8				·	
9	As to Chevron Investments, Inc.:				
10	YES	NO	· • .		
11				•	
12 13	As to Chevron U.S.A. Inc.:				
14	YES	NO	· -		
15		†			-
16	E. If you answered "Yes" to any par	t of the previous qu	estion D, ide	ntify below ea	acl
17	of the theories for which you find the c	onduct was malicion	ous, oppressiv	ve or in reckle	es
18	disregard of Bola Oyinbo's rights?				
19					
20	Torture: YES	NO			-
21	Cruel, Inhuman or Degrading Treatment: YES	NO			
22	Assault: YES	NO			
23	Battery: YES	NO			
24	Negligence: YES	NO			
25					
26			(please turn	to the next pa	ge
27 .					
28		-			

13. <u>Harm After Taken to Land</u>: If you have answered "Yes" to Questions 11(A) and/or 11(B) above (Torture and/or Cruel, Inhuman, Degrading Treatment of Bola Oyinbo) as to Chevron Corporation, Chevron Investments, Inc., or Chevron U.S.A. Inc., thereby finding any of the defendants liable to plaintiff Ola Oyinbo on one of those specific claims of harm to Bola Oyinbo, then please answer the following questions, "A," "B," and "C":

A. What is the total amount of damages that you determine is appropriate to compensate for losses suffered by Bola Oyinbo for Torture and/or Cruel, Inhuman, Degrading Treatment after he was taken to land for which you have found defendants Chevron Corporation, Chevron Investments, Inc., or Chevron U.S.A. Inc. liable:

Damages:	\$_	
----------	-----	--

B. Do you find that any of defendants' conduct towards Bola Oyinbo on which you base your finding of liability after he was taken to land was malicious, oppressive, or in reckless disregard of Bola Oyinbo's rights?

As to Chevron Corporation:

YES \_\_\_\_\_\_ NO \_\_\_\_\_

As to Chevron Investments, Inc.:

YES \_\_\_\_\_ NO \_\_\_\_\_

As to Chevron U.S.A. Inc.:

YES \_\_\_\_\_ NO \_\_\_\_\_

(please turn to the next page)

# Claims Of Irowarinun Plaintiffs Against Defendant Chevron Corporation For The Wrongful Death Of Arolika Irowarinun

Wrongful Death Of Arolika Irowarinun
13. Is defendant Chevron Corporation liable to the Irowarinun plaintiffs (plaintiffs Mary
Irowarinun, Margaret Irowarinun, Roseline Irowarinun, Bosuwo Sebi Irowarinun, Caleb
Irowarinun, Orioye Laltu Irowarinun, Temilola Irowarinun, Adegorye Oloruntimjehum Irowarinun,
Aminora James Irowarinun, Eniesoro Irowarinun, Gbenga Irowarinun, Ibimisan Irowarinun,
Monotutegha Irowarinun, and Olamisbode Irowarinun) for the Wrongful Death of Arolika
Irowarinun?  YES NO
14. If you have answered "Yes" to the preceding question, thereby finding defendant Chevron
Corporation liable for the Wrongful Death of Arolika Irowarinun, then please answer the following
questions "A," "B," "C," and "D":
A. What is the total amount of damages that you determine is appropriate to
compensate for losses suffered by the Irowarinun plaintiffs on account of the Wrongful
Death of Arolika Irowarinun:
Damages: \$
B. With regard to any damages for Arolika Irwoarinun's claim for Wrongful Death, do
you find that Arolika Irowarinun was negligent and that his negligence was a substantial
factor in causing his death?
YES NO

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1	C. If you answered "Yes" to the previous question B, please indicate what percentage
2	of responsibility you assign to Arolika Irowarinun:
3	
4	D. Do you find that defendant Chevron Corporation's conduct towards Arolika
5	Irowarinun leading to his Wrongful Death was malicious, oppressive, or in reckles
6	disregard of Arolika Irowarinun's rights or the rights of the Irowarinun plaintiffs?
7.	thorogard of Filonica from the figure of the figure of the filonical planting.
8	YES NO
9	
10	
11	
12	
13	This day of December, 2008
14	
15	
16	Rower & Luca
17	Foreperson
18	
19	
20	
21	
22	
23	
24	
25	
25	